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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 3036/49686 5293 09/763,360 08/09/2001 Nicholas Webb 7590 06/19/2003 **CROWELL & MORING LLP** EXAMINER Intellectual Property Group MENGISTU, AMARE P.O. BOX 14300 Washington, DC 20044-4300 ART UNIT PAPER NUMBER

> 2673 DATE MAILED: 06/19/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)	
Office Action Summary		09/763,3	60	WEBB ET AL.	ďΩ
		Examine	,	Art Unit	
		Amare M	engistu	2673	
The MAILII Period for Reply	NG DATE of this communicatio	on appears on the	e cover sheet with the d	orrespondence addre	ess
A SHORTENED S THE MAILING DA  - Extensions of time ma after SIX (6) MONTHS  - If the period for reply is - If NO period for reply if - Failure to reply within it - Any reply received by it earned patent term adj	STATUTORY PERIOD FOR RATE OF THIS COMMUNICATION be available under the provisions of 37 Conform the mailing date of this communication pecified above is less than thirty (30) days a specified above, the maximum statutory in the set or extended period for reply will, by the Office later than three months after the ustment. See 37 CFR 1.704(b).	ION. CFR 1.136(a). In no evon. s, a reply within the state period will apply and we statute, cause the apply and the mailing date of this control in the state of	ent, however, may a reply be tin utory minimum of thirty (30) day ill expire SIX (6) MONTHS from lication to become ABANDONE	nely filed s will be considered timely. the mailing date of this comn D (35 U.S.C. § 133).	nunication.
1)☐ Responsiv	e to communication(s) filed or	n			
2a) This action	is <b>FINAL</b> . 2b)⊠	This action is	non-final.		
	application is in condition for a ccordance with the practice u s				nerits is
4) Claim(s) <u>1-</u>	20 is/are pending in the applic	cation.			
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s)	is/are allowed.		•		
6)⊠ Claim(s) <u>1-2</u>	20 is/are rejected.				
7) Claim(s)	is/are objected to.				
8) Claim(s)	are subject to restriction a	and/or election r	equirement.		
<b>Application Papers</b>					
9)☐ The specification	ation is objected to by the Exa	miner.			
10) The drawing	(s) filed on is/are: a)	accepted or b)	objected to by the Example 1	miner.	
Applicant m	ay not request that any objection	to the drawing(s)	be held in abeyance. So	ee 37 CFR 1.85(a).	
11) The propose	d drawing correction filed on _	is: a)∐ a	pproved b)⊡ disappro	ved by the Examiner.	
	, corrected drawings are required		fice action.		
12)☐ The oath or o	declaration is objected to by the	ne Examiner.			
Priority under 35 U.S	S.C. §§ 119 and 120				
13) Acknowledg	ment is made of a claim for fo	oreign priority un	der 35 U.S.C. § 119(a	)-(d) or (f).	
a)⊠ All b)□	Some * c) None of:				
1.⊠ Certif	ied copies of the priority docu	ments have bee	n received.		
2. Certif	2. Certified copies of the priority documents have been received in Application No				
<ul> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
14) Acknowledgm	nent is made of a claim for dor	mestic priority u	nder 35 U.S.C. § 119(e	e) (to a provisional ap	plication).
	nslation of the foreign languag				·
	nent is made of a claim for do	mestic priority u	nder 35 U.S.C. §§ 120	and/or 121.	
Attachment(s)			_		
3) 🛛 Information Disclosu	s Cited (PTO-892) on's Patent Drawing Review (PTO-94) re Statement(s) (PTO-1449) Paper N	8) lo(s) <u>5</u> .		(PTO-413) Paper No(s). Patent Application (PTO-1	
S. Patent and Trademark Office PTO-326 (Rev. 04-01)	Offi	ice Action Summa	rv	Part of Paper No. 9	

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#### **DETAILED ACTION**

#### Specification

## Content of Specification

- (a) <u>Title of the Invention</u>: See 37 CFR 1.72(a) and MPEP § 606. The title of the invention should be placed at the top of the first page of the specification unless the title is provided in an application data shet. The title of the invention should be brief but technically accurate and descriptive; preferably from two to seven words may not contain more than 500 characters.
- (b) <u>Cross-References to Related Applications</u>: See 37 CFR 1.78 and MPEP § 201.11.
- (c) <u>Statement Regarding Federally Sponsored Research and Development:</u> See MPEP § 310.
- (d) Incorporation-By-Reference Of Material Submitted On a Compact Disc:
  The specification is required to include an incorporation-by-reference of electronic documents that are to become part of the permanent United States Patent and Trademark Office records in the file of a patent application. See 37 CFR 1.52(e) and MPEP § 608.05. Computer program listings (37 CFR 1.96(c)), "Sequence Listings" (37 CFR 1.821(c)), and tables having more than 50 pages of text were permitted as electronic documents on compact discs beginning on September 8, 2000.

Or alternatively, Reference to a "Microfiche Appendix": See MPEP § 608.05(a). The Office accepted "Microfiche Appendices" until March 1, 2001.

- (e) <u>Background of the Invention</u>: See MPEP § 608.01(c). The specification should set forth the Background of the Invention in two parts:
  - (1) Field of the Invention: A statement of the field of art to which the invention pertains. This statement may include a paraphrasing of the applicable U.S. patent classification definitions of the subject matter of the claimed invention. This item may also be titled "Technical Field."
  - (2) Description of the Related Art including information disclosed under 37 CFR 1.97 and 37 CFR 1.98: A description of the related art known to the applicant and including, if applicable, references to

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specific related art and problems involved in the prior art which are solved by the applicant's invention. This item may also be titled "Background Art."

- or general statement of the invention: See MPEP § 608.01(d). A brief summary or general statement of the invention as set forth in 37 CFR 1.73. The summary is separate and distinct from the abstract and is directed toward the invention rather than the disclosure as a whole. The summary may point out the advantages of the invention or how it solves problems previously existent in the prior art (and preferably indicated in the Background of the Invention). In chemical cases it should point out in general terms the utility of the invention. If possible, the nature and gist of the invention or the inventive concept should be set forth. Objects of the invention should be treated briefly and only to the extent that they contribute to an understanding of the invention.
- (g) <u>Brief Description of the Several Views of the Drawing(s)</u>: See MPEP § 608.01(f). A reference to and brief description of the drawing(s) as set forth in 37 CFR 1.74.
- (h) Detailed Description of the Invention: See MPEP § 608.01(g). A description of the preferred embodiment(s) of the invention as required in 37 CFR 1.71. The description should be as short and specific as is necessary to describe the invention adequately and accurately. Where elements or groups of elements, compounds, and processes, which are conventional and generally widely known in the field of the invention described and their exact nature or type is not necessary for an understanding and use of the invention by a person skilled in the art, they should not be described in detail. However, where particularly complicated subject matter is involved or where the elements, compounds, or processes may not be commonly or widely known in the field, the specification should refer to another patent or readily available publication which adequately describes the subject matter.
- (i) Claim or Claims: See 37 CFR 1.75 and MPEP § 608.01(m). The claim or claims must commence on separate sheet (37 CFR 1.52(b)). Where a claim sets forth a plurality of elements or steps, each element or step of the claim should be separated by a line indentation. There may be plural indentations to further segregate subcombinations or related steps. See 37 CFR 1.75 and MPEP § 608.01(i)-(p).
- (j) Abstract of the Disclosure: See MPEP § 608.01(f). A brief narrative of the disclosure as a whole in a single paragraph of 150 words or less commencing on a separate sheet following the claims. In an international application which has entered the national stage (37 CFR 1.491(b)), the

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applicant need not submit an abstract commencing on a separate sheet if an abstract was published with the international application under PCT Article 21. The abstract that appears on the cover page of the pamphlet published by the International Bureau (IB) of the World Intellectual Property Organization (WIPO) is the abstract that will be used by the USPTO. See MPEP § 1893.03(e).

(k) <u>Sequence Listing.</u> See 37 CFR 1.821-1.825 and MPEP §§ 2421-2431. The requirement for a sequence listing applies to all sequences disclosed in a given application, whether the sequences are claimed or not. See MPEP § 2421.02.

## Claim Objections

1. Claims 8 and 9 are objected to under 37 CFR 1.75(c) as being in improper form because a multiple dependent claim cannot depend from any other multiple dependent claims. See MPEP § 608.01(n). Accordingly, the claim has not been further treated on the merits.

#### Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1,2,11,12,16, are rejected under 35 U.S.C. 102(e) as being clearly anticipated by **Tuttle** (5,914,671) figs.11, 2 (172).

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# Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 3-10,13-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tuttle in view of Tognazzini (5,708,478).

As to claims 3-10,13-20, Tuttle teaches an information display system data transmitted by an acoustic signal (fig.2 (172) and the signal is digitally modulated (see, col.17, lines 60- col.18, lines 18,46-50), thus the received signal is in a digital format. Furthermore, programming means (fig.11 (196)) coupled to said activation (fig.11 (192)) means and arranged fro programming said predefined signal and said predefined information (col.18, lines 28-56), battery (fig.11 (42). Tuttle did not explicitly disclose the received signal is a TV/radio broadcasted commercial. Tognazzini is cited that it is well known for information communication system to broadcast on TV/radio a commercial (see, Abstract, fig.2, col.5, lines 26-36).

Therefore, it would have been obvious to one skill in the art at the time of the invention was made to have been motivated to combine the commercial broadcasting system of Tognazzini into the device of Tuttle, because this is an advantage to Tuttle's device can display broadcasted commercial into the portable display.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Amare Mengistu whose telephone number is (703)305-4880. The examiner can normally be reached on M-F,T-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bipin Shalwala can be reached on (703)305-4938. The fax phone numbers for the organization where this application or proceeding is assigned are (703)872-9314 for regular communications and (703)872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-9600.

> **Primary Examiner** Art Unit 2673

A.M June 15, 2003